RECEIVED

2001 HAY -2 A H: 13

THICL OF BYTE P. CORF OR A TE FAT

Deutsche Lufthansa Aktiengesellschaft Flughafen-Bereich West, 60546 Frankfurt/Main Ihre Zeichen Your Ref. Unsere Zeichen/Datum Our Re:/Date

FRA IR. nr

20 April 2007

Telefon/Telefax Telephone/Telefax

Office of International Corporate Finance
Division of Corporation Finance
Securities and Exchange Commission
450 Fifth Street, N.W.
Washington, D.C. 20549

U.S.A.



Deutsche Lufthansa AG Rule 12g3-2(b) File No. 82-4691 SUPPL

The enclosed information is being furnished to the Securities and Exchange Commission (the "SEC") on behalf of Deutsche Lufthansa AG (the "Company") pursuant to the exemption from the Securities Exchange Act of 1934 (the "Act") afforded by Rule 12g3-2(b) thereunder.

This information is being furnished under paragraph (1) of Rule 12g3-2(b) with the understanding that such information and documents will not be deemed to be "filed" with the SEC or otherwise subject to the liabilities of Section 18 of the Act and that neither this letter nor the furnishing of such information and documents shall constitute an admission for any purpose that the Company is subject to the Act.

Very truly yours,

Deutsche Lufthansa Aktiengesellschaft

Investor Relations

Frank Hülsmann

Enclosures

PROCESSED

MAY 0 4 2007

JW5/3

THOMSON FINANCIAL

Gesellschaftsrechtliche Angaben, Anschrift und weitere Informationen auf der Rückseite. For corporate details, address and further information please turn over.

ISSUER -	_	FILE NO.
Deutsche Lufthansa	AG	82· ⁴⁶⁹¹
-		

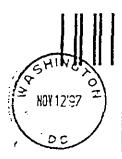
This will advise that the issuer has been added to the list of those foreign private issuers that claim exemption pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.

Please be further advised that in order to continue to claim this exemption, the issuer must furnish to the Commission, on a timely basis, all information required by Rule 12g3-2(b). This includes all relevant documents since the date of your initial submission. The burden of furnishing such information rests with the issuer, even if it delegates that responsibility to another, and the staff will look to the issuer for compliance. If the issuer is a member of an affiliated or control group which normally prepares reports, press releases, etc., in a single document, a separate report must be submitted for each issuer that claims an exemption under the rule because separate files are maintained for each issuer.

ALL FUTURE SUBMISSIONS MUST PROMINENTLY INDICATE THE EXEMPTION NUMBER IN THE UPPER RIGHT HAND CORNER OF EACH UNBOUND PAGE AND THE FIRST PAGE OF EACH BOUND DOCUMENT PURSUANT TO THE IDENTIFICATION PROVISIONS OF THE RULE. FAILURE TO SO INDICATE WILL RESULT IN THE SUBMISSION BEING RETURNED TO THE SENDER AND THE SUBMISSION NOT BEING RECORDED, RESULTING IN POSSIBLE LOSS OF THE EXEMPTION.

UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

Official Business
Penalty for Private Use, \$300
Return After Five Days





Stephan Hutter, Esq. Sherman & Sterling 599 Lexington Ave. Newy York, NY 10022-6069

